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1. I am an attorney licensed to practice law in the State of California and admitted to practice before this Court. I am an associate at the law firm of Keker & Van Nest, LLP and counsel for Defendant Arista Networks, Inc. ("Arista") in the above-captioned action. I have personal knowledge of the facts stated herein and, if called as a witness, I could testify competently thereto.

- 2. I submit this declaration in support of Arista's Administrative Motion to File Documents Under Seal in Connection with Arista's Opening Brief on Analytic Dissection.
- 3. Because this filing relates to non-dispositive matters, I understand that the documents and information that the parties request to file under seal are *not* subject to a strong presumption of public access. See Kamakana v. City & County of Honolulu, 447 F.3d 1172, 1180 (9th Cir. 2006). Rather, the "good cause" standard of Rule 26(c) of the Federal Rules of Civil Procedure applies to the material at issue here. *Id.* at 1179. Civil Local Rule 79-5 further requires that a party seeking to seal information and documents "establish[] that the document, or portions thereof, are privileged, protectable as a trade secret or otherwise entitled to protection under the law." Civil L.R. 79-5(b). As required, Arista's sealing requests are "narrowly tailored to seek sealing only of sealable material." Id.
- As set forth in the table below, Arista seeks to file under seal Exhibits 9 and 10 to 4. the Declaration of Ryan Wong In Support of Defendant Arista Networks, Inc.'s Opening Brief re Analytic Dissection. These documents discuss and disclose non-public information regarding Cisco's expert Dr. Almeroth's review of Arista's highly confidential source code, and evidence relating to such source code, which is contained throughout the documents. Good cause exists for sealing documents that describe or disclose confidential source code, because such materials can be filed under seal even under the more stringent test applied for dispositive motions, which requires "compelling" reasons. See Apple, Inc. v. Samsung Electronics Co., Ltd., No. 11-cv-1846, D.I. 2190 at *3 (Dec. 10, 2012).
- 5. Arista also seeks to seal portions of Exhibits 18, 20, and 22 to the Declaration of Ryan Wong In Support of Defendant Arista Networks, Inc.'s Opening Brief re Analytic

Dissection. The Court has previously ordered this material to be filed under seal (as shown in the table below). See ECF 487 (Aug. 24, 2016 Sealing Order). As described in the table, portions of these documents discuss and disclose (1) non-public information regarding Arista's highly confidential source code, and evidence relating to such source code, and (2) confidential information relating to the development and development process of Arista EOS software, including details regarding how certain technologies were integrated into Arista's products. Good cause exists to seal Arista's source code and confidential technical development information; both types of information can be sealed even under the more stringent "compelling reasons" test. See Delphix Corp. v. Actifio, Inc., No. 13-cv-04613-BLF, 2014 WL 4145520, at *2 (N.D. Cal. Aug. 20, 2014) (compelling reasons exist to seal "highly sensitive information regarding [an entity's confidential] product architecture and development").

- 6. The rest of the documents and information listed in the chart below and sought to be filed under seal describe or contain material that the Court has previously ordered to be filed under seal, in connection with other filings in this case. That material has previously been designated as confidential or highly confidential by Cisco Systems, Inc. ("Cisco") and third parties Dell, Juniper Networks, and HP Enterprise. *See* ECF 487 (Aug. 24, 2016 Sealing Order); ECF 490 (Aug. 26, 2016 Sealing Order). Arista takes no position on whether sealing the documents and information designated confidential by Cisco or third parties is appropriate. Arista expects that Cisco and/or the third parties will file supporting declarations pursuant to Civil L.R. 79-5(e)(1) if they seek to keep any of this information under seal, if they believe it to be necessary in light of the Court's prior rulings finding good cause for sealing this material. Arista files this administrative motion to afford the designating parties the opportunity to defend their confidentiality designations, as required by Civil Local Rule 79-5(e).
 - 7. Arista seeks to file under seal the following documents and portions of documents:

Document	Portions of Document to be Sealed	Parties Claiming Confidentiality		
Exhibit 9 to the Declaration of Ryan	Entire document.	Arista, Cisco		
Wong In Support of Defendant Arista	Contains and discusses Arista's Highly			
Networks, Inc.'s Opening Brief re Analytic Dissection ("Wong	Confidential Source Code Material.			
Declaration") (Cisco Interrogatory Responses, Exhibit G)				
Exhibit 10 to the Wong Declaration (Cisco	Entire document.	Arista, Cisco		
Interrogatory Responses, Exhibit H)	Contains and discusses Arista's Highly			
Exhibit II)	Confidential Source Code Material			
Exhibit 11 to the Wong Declaration (Compilation of Deposition Transcript	Pages 9:21-23 of the Li excerpt; pages 8:11-19 of the Liu excerpt.	Cisco		
Excerpts)	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 24.			
Exhibit 13 to the Wong Declaration (Cisco	Entire document.	Cisco		
document)	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 21.			
Exhibit 14 to the Wong Declaration (Cisco	Entire document.	Cisco		
document)	Previously filed under seal per the Court's			
	August 24, 2016 order (ECF 487) at 21.			
Exhibit 15 to the Wong Declaration (Li	Pages 9:21-23; 152:8-20; 227:19- 22; 236:22-24.	Cisco		
Deposition Excerpts)	Durani analy filed an dea seel menths Count's			
	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 18.			
Exhibit 16 to the Wong Declaration (March 31, 2016 Remaker Deposition	Pages 27:1-29:25; 38:2-45:25; 50:2-57:25; 62:1-73:24; 82:1-85:19.	Cisco		
Excerpts)	Previously filed under seal per the Court's			
	August 24, 2016 order (ECF 487) at 19.			

1 2		Document	Portions of Document to be Sealed	Parties Claiming Confidentiality
3		Exhibit 17 to the Wong Declaration	Entire document.	Cisco
4			Previously filed under seal per the Court's	
5			August 24, 2016 order (ECF 487) at 20-21.	
6		Exhibit 18 to the Wong Declaration (Sweeney Deposition Excerpts)	Entire document.	Arista
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8			Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 21.	
9				
10			Discusses and discloses internal, non- public information regarding the	
11			development and development process of the Arista EOS software, including details	
12			regarding how certain technologies were integrated into Arista's products.	
13		Exhibit 20 to the Wong Declaration (Black Opening Expert Report)	Portions previously ordered filed under	Arista, Cisco
14			seal: Paragraphs ¶¶ 298, 397, 519, 525, and 678(i); portions quoting or	
15			referencing deposition of Philip Kasten; highlighted portions of Paragraphs ¶¶ 120,	
16			123-125, 132, 161, 433, 438, 448-459, 461-471, 478-482, 498, 500-502, 504,	
17			508, 510, 514, 515, 570, 580, 636, 689-691, 696, 700 and footnotes 32, 35, 40,	
18			and 128.	
19			Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 14,	
20			and August 26, 2016 order (ECF 490) at 2.	
21			Contains Arista confidential information	
22			at Paragraphs ¶¶ 397, 519, 525, and 678(i). Paragraph 397 discusses and	
23			discloses internal, non-public information regarding the development and	
24			development process of Arista EOS software, including details regarding how	
25			certain technologies were integrated into Arista's products. Paragraphs 519, 525,	
26			and 678(i) discuss and disclose non-public information regarding Dr. Black's review	
27			of highly confidential source code, and evidence relating to such source code.	
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Document	Portions of Document to be Sealed	Parties Claiming Confidentiality			
Exhibit 22 to the Wong Declaration (Black Rebuttal Expert Report)	Paragraphs ¶¶ 148, 155, 156, 160– 166, and 169–171; and 50-51, 55, 148, 155, 156, 159, 160, 165, and 170.	Arista, Cisco			
	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 22.				
	Contains Arista confidential information at Paragraphs ¶¶ 148, 155, 156, 160–166, and 169–171, which discuss and disclose non-public information regarding both Dr. Black's and Dr. Almeroth's reviews of highly confidential source code, and				
Exhibit 30 to the Wong Declaration (April 4, 2016 Lougheed Deposition	evidence relating to such source code. Pages 259:15-260:22; 261:18-22; 267:4-295:1; 296:23-298:16, 346:18-374:18; 379:2-25.	Cisco			
Excerpts)	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 19-20.				
Exhibit 32 to the Wong Declaration (Kasten (Juniper) Deposition Excerpts)	Entire document.	Juniper			
	Previously filed under seal per the Court's October 27, 2016 order (ECF 604) at 2.				
Exhibit 33 to the Wong	Pages 50:6; 54:12.	Dell			
Declaration (Dell Corporation Representative Deposition Excerpts)	Previously filed under seal per the Court's August 26, 2016 order (ECF 490) at 2.				
Exhibit 36 to the Wong Declaration (Liu	Pages 167-172.	Cisco			
Deposition Excerpts)	Previously filed under seal per the Court's October 27, 2016 order (ECF 604) at page 3.				
Exhibit 38 to the Wong	Paragraphs 13, 23, 35, 59, 76, 78, 80, 84,	Cisco			
Declaration (Black Supplemental Report)	85, 98, 99, 100 and footnote 11.	CISCO			

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Document	Portions of Document to be Sealed	Parties Claiming Confidentiality
Exhibit 39 to the Wong Declaration (September 16, 2016 Lougheed Deposition Excerpts)	Pages 506, 583-584, 587-588, and 626. Previously filed under seal per the Court's	Cisco
- · · · · · · · · · · · · · · · · · · ·	October 27, 2016 order (ECF 604) at 3.	
Exhibit 42 to the Wong Declaration (November 20, 2016 Lougheed Deposition Excerpts)	Pages 55:2-56:18, 95:9-99:14; 178:11-13.	Cisco
	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 18.	
Exhibit 44 to the Wong Declaration (March 30, 2016 Remaker Deposition	Page 8:17-18.	Cisco
Excerpts)	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 22.	
Exhibit 45 to the Wong Declaration (Patil Email)	Entire document.	Cisco
	Previously filed under seal per the Court's August 24, 2016 order (ECF 487) at 20.	

Executed November 8, 2016, at San Francisco, California.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

RYAN WONG